So the bill was passed.

¶39.14 PROVIDING FOR THE

CONSIDERATION OF H.R. 1058

lowing resolution (H. Res. 105):

A motion to reconsider the vote

Ordered, That the Clerk request the

Mr. DERIER, by direction of the

Resolved, That at any time after the adop-

tion of this resolution the Speaker may, pur-

suant to clause 1(b) of rule XXIII, declare the

House resolved into the Committee of the

Whole House on the state of the Union for

consideration of the bill (H.R. 1058) to reform

Federal securities litigation, and for other

purposes. The first reading of the bill shall

be dispensed with. General debate shall be

Committee on Rules, called up the fol-

whereby the bill was passed was, by

concurrence of the Senate in said bill.

unanimous consent, laid on the table.

analysis, report, test, or project which is found by the court to be necessary for the preparation of the party's case, and reasonable attorneys' fees and expenses. The amount of fees awarded under this subsection shall be based upon prevailing market rates for the kind and quality of services furnished.

(B) The term 'substantially justified' shall have the same meaning as in section 2412(d)(1) of title 28. United States Code.".

By unanimous consent, the previous question was ordered on the motion to recommit with instructions.

The question being put, viva voce, Will the House recommit said bill with instructions?

The SPEAKER pro tempore, Mr. BARRETT of Nebraska, announced that the navs had it.

So the motion to recommit with instructions was not agreed to.

The question being put, viva voce, Will the House pass said bill?

The SPEAKER pro tempore, Mr. BARRETT of Nebraska, announced that the yeas had it.

Mr. CONYERS demanded a recorded vote on passage of said bill, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic de-

It was decided in the Yeas 232 affirmative Nays 193

¶39.13[Roll No. 207] AYES-232

Allard Davis Herger de la Garza Hilleary Archer Armey Deal Hobson Bachus DeLay Hoekstra Baker (CA) Hoke Dickey Baker (LA) Doolittle Horn Hostettler Ballenger Dornan Barcia Dreier Houghton Barr Duncan Hunter Barrett (NE) Hutchinson Dunn Hyde Barton Emerson Inglis English Istook Bass Bereuter Ensign Johnson, Sam Bilbray Everett Jones Bilirakis Ewing Fawell Kasich Bliley Kelly Fields (TX) Blute Kim Boehlert Kingston Flanagan Klug Knollenberg Boehner Foley Bonilla Forbes Fowler Kolbe Bono Brewster LaHood Franks (CT) Brownback Largent Bryant (TN) Franks (NJ) Latham Bunn Frelinghuysen Leach Lewis (CA) Bunning Frisa Funderburk Burr Lewis (KY) Burton Gallegly Lightfoot Callahan Ganske Linder Calvert Gekas Livingston Camp Geren LoBiondo Canady Gilchrest Lucas Manzullo Castle Gillmor Chabot Gilman McCollum Chambliss McCrery Gingrich Chenoweth Goodlatte McHugȟ Christensen Goodling Goss McInnis McIntosh Chrysler Graham Clinger Coble Greenwood McNulty Coburn Gunderson Metcalf Collins (GA) Gutknecht Meyers Combest Hall (TX) Mica Miller (FL) Cooley Hancock Cox Hansen Minge Molinari Crane Hastert Hastings (WA) Montgomery Crapo Cremeans Hayworth Moorhead Cubin Hefley Morella Cunningham Heineman Mvers

Myrick Neumann Ney Norwood Nussle Ortiz Oxley Packard Parker Paxon Payne (VA) Peterson (MN) Petri Pombo Porter Portman Pryce Quillen Quinn Radanovich Ramstad Regula Riggs Roberts Rogers Rohrabacher Roukema

Royce Salmon Tauzin Taylor (MS) Sanford Saxton Scarborough Schaefer Tiahrt Schiff Seastrand Upton Sensenbrenner Shadegg Walker Shaw Walsh Shays Shuster Skeen Smith (MI) Smith (NJ) Smith (TX) Weller Smith (WA) White Whitfield Solomon Wicker Souder Spence Wolf Stearns Stenholm Young (FL) Stockman Zeliff Stump Zimmer Talent Tate

NOES-193

Abercrombie Gonzalez Ackerman Gordon Andrews Green Orton Baesler Gutierrez Owens Hall (OH) Pallone Baldacci Barrett (WI) Hamilton Pastor Payne (NJ) Bateman Harman Hastings (FL) Pelosi Becerra Beilenson Hayes Bentsen Hefner Pickett Hilliard Berman Pomeroy Bevill Hinchey Poshard Holden Rahall Bishop Bonio Hoyer Reed Borski Jackson-Lee Reynolds Boucher Jacobs Richardson Johnson (SD) Browder Rivers Brown (CA) Johnson, E. B. Roemer Brown (FL) Johnston Brown (OH) Kanjorski Rose Bryant (TX) Kaptur Kennedy (MA) Buyer Rush Cardin Kennedy (RI) Sabo Chapman Kennelly Sanders Kildee Clay Sawyer Clayton King Schroeder Kleczka Schumer Clement Clyburn Klink Scott Coleman LaFalce Serrano Collins (IL) Lantos Sisisky LaTourette Collins (MI) Skaggs Laughlin Skelton Conyers Slaughter Costello Lazio Levin Coyne Spratt Lewis (GA) Cramer Stark Stokes Lincoln Danner DeFazio Lipinski Studds DeLauro Lofgren Stupak Dellums Tanner Longley Deutsch Lowey Tejeda Thompson Thornton Diaz-Balart Luther Maloney Dicks Dingell Manton Thurman Dixon Markey Torres Doggett Martinez Torricelli Dooley Martini Towns Traficant Dovle Mascara Durbin Matsui Tucker Edwards McCarthy Velazquez McDermott Ehrlich Vento Engel McHale Visclosky Meehan Volkmer Eshoo Evans Menendez Ward Farr Mfume Waters Fattah Miller (CA) Watt (NC) Fazio Mineta Waxman Fields (LA) Williams Filner Moakley Wilson Foglietta Mollohan Wise Ford Moran Woolsey Frank (MA) Murtha Wyden Wynn Frost Nadler Neal Gejdenson Nethercutt

NOT VOTING-10

Oberstar

Gephardt

Condit

Flake

Gibbons

Jefferson

Johnson (CT) Rangel McDade Roth McKinney Meek

Taylor (NC) Thomas Thornberry Torkildsen Vucanovich Waldholtz Wamp Watts (OK) Weldon (FL) Weldon (PA) Young (AK)

confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of Obey Olver the Committee on Commerce. After general debate the bill shall be considered for amendment under the five-minute rule for a period not to exceed eight hours. The bill shall be considered as read. During consideration of the bill for amendment, the Chairman of the Committee of the Whole may ac-Peterson (FL) cord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. Points of order under clause 7 of rule XVI against the amendments printed in the report of the Committee on Rules accom-Ros-Lehtinen panying this resolution are waived. At the conclusion of consideration of the bill for Roybal-Allard amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit. When said resolution was considered. tion?

After debate, On motion of Mr. DREIER, the pre-

vious question was ordered on the resolution to its adoption or rejection.

The question being put, viva voce, Will the House agree to said resolu-

The SPEAKER pro tempore, Mr. DICKEY, announced that the yeas had

Mr. FROST objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

¶39.15

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas 257 It was decided in the Nays 155 affirmative Answered present 1

[Roll No. 208]

YEAS-257 Barton Allard Boehlert Archer Boehner Bass Bateman Armey Bonilla Bachus Bereuter Brewster Browder Baker (CA) Baker (LA) Bevill Bilbray Brownback Ballenger Bilirakis Bryant (TN) Barr Bishop Bunn Barrett (NE) Bliley Bunning Blute